

EXHIBIT A

Page 1

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

BEARBOX, LLC, and AUSTIN)
STORMS,)
)
Plaintiffs,)
)
-vs-) No. C.A. 21-534-MN-CJB
)
LANCIUM, LLC, MICHAEL T.)
McNAMARA, and RAYMOND E.)
CLINE, JR.,)
)
Defendants.)

Deposition of STANLEY A. MCCLELLAN, Ph.D.
taken before CAROL CONNOLLY, CSR, CRR, and Notary Public,
pursuant to the Federal Rules of Civil Procedure for the
United States District Courts pertaining to the taking of
depositions, at 233 South Wacker Drive, Suite 6300,
Chicago, Illinois, commencing at 9:08 a.m. on the 3rd day
of June, A.D., 2022.

	Page 2		Page 4
1	There were present at the taking of this		1 Exhibit 207 Lancium, Investor
2	deposition the following counsel:		2 Presentation, May, 2021
3	MARSHALL, GERSTEIN & BORUN, LLP by		2 Exhibit 208 Pictures, etc.,
	MR. RAYMOND R. RICORDATI III		3 BB00000001-BB00000083
4	233 South Wacker Drive		4
	Suite 6300		5 PREVIOUSLY MARKED EXHIBITS
5	Chicago, Illinois 60606		6
	(312) 474-6617		7 Exhibit 55 Short Message Report,
6	ricordati@marshallip.com		8 Date Range
7			5/4/2019 - 5/9/2019
8	appeared on behalf of the Plaintiff;		9
9	BARNES & THORNBURG, LLP by		10
	MR. MARK C. NELSON		11
10	2121 North Pearl Street		12
	Suite 700		13
11	Dallas, Texas 75201		14
	(214) 258-4140		15
12	mnelson@btlaw.com		16
13	AND		17
14	BARNES & THORNBURG, LLP by		18
	MR. ADAM M. KAUFMANN		19
15	One North Wacker Drive		20
	Suite 4400		21
16	Chicago, Illinois 60606		22
	(312) 357-1313		23
17	adam.kaufmann@btlaw.com		24
18	appeared on behalf of the Defendants.		
19	ALSO PRESENT:		
20	Mr. Milo Savage, Videographer		
21	Mr. Joseph Previti, Summer Associate		
	Marshall, Gerstein & Borun		
22			
23			
24			
	Page 3		Page 5
1	I N D E X		1 THE VIDEOGRAPHER: Good morning. We are going on
2	DEPOSITION OF STANLEY A. McCLELLAN, Ph.D.		2 the record at 9:08 a.m. on June 3rd, 2022. Please note
3	TAKEN June 3, 2022		3 that the microphones are sensitive and may pick up
4			4 whispering, private conversations and cellular
5	EXAMINATION BY	PAGE	5 interference. Please turn off all cellphones or place
6	Mr. Nelson	6, 289	6 them away from the microphones as they may interfere with
7	Mr. Ricordati	287	7 the deposition audio. Audio and video recording will
8			8 continue to take place unless all parties agree to go off
9			9 the record.
10	-----		10 This is media unit 1 of the video-recorded
11			11 deposition of Dr. Stan McClellan taken by counsel for
12	EXHIBITS MARKED	PAGE	12 defendant in the matter of Bearbox LLC et al. versus
13			13 Lancium, LLC, et al. This case is filed in the United
14	Exhibit 200 Curriculum Vitae of	29	14 States District Court for the District of Delaware.
	Stan A. McClellan, Ph.D.		15 This deposition is being held at Marshall
15			16 Gerstein, Borun, LLP located at 233 South Wacker Drive,
16	Exhibit 201 Materials Considered by	38	17 Suite 6300, Chicago, Illinois.
	Bearbox Expert, Dr. Stan		18 My name is Milo Savage from the firm Veritext,
	McClellan		19 and I'm the videographer. The court reporter is Carol
17	Exhibit 202 Expert Report of Dr. Stan	42	20 Connolly from the firm Veritext. I'm not authorized to
	McClellan		21 administer an oath, I'm not related to any party in this
18	Exhibit 203 U.S. Patent No. 10,608,433	94	22 action, nor am I financially interested in the outcome.
19	Exhibit 204 May 9, 2019 email from	196	23 Counsel and all present in the room, and
20	Austin Storms to Michael		24 everyone attending remotely, will please now state their
	McNamara and attachments		
21	Exhibit 205 Reply Expert Report of	246	
	Dr. Stan McClellan		
22	Exhibit 206 Expert Report of Mark	264	
23	Ehsani, Ph.D.		
24			

2 (Pages 2 - 5)

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<p style="text-align: right;">Page 82</p> <p>1 THE WITNESS: It's the time period around this case 2 which, in my opinion, is relatively compact. 3 MR. NELSON: Q So the time period from when to 4 when then? Give me years. 5 A I think the patent was filed in 2019, right? 6 The date of the patent filing -- If you look at the 7 timeline there's the date when they started -- when 8 storms started to develop stuff, and there's a date when 9 Lancium had product, and there's a date where they 10 overlapped, then there's a date when the patent was 11 filed. All of that timeframe was fairly compact between 12 like 2018 and 2020. It's about a two-year period -- two- 13 or three-year period in there. 14 Q So is that the time period you used, or did you 15 use your understanding as you were doing your -- plain 16 and ordinary meaning as you were doing your analysis -- 17 When you were writing your report, what time period did 18 you use? 19 MR. RICORDATI: Objection. Asked and answered. 20 THE WITNESS: The time period of the report is early 21 2022 which abuts the time period of the activity of the 22 patent and stuff. So it's basically all the same time 23 period. I don't know that there's any substantial 24 migration or substantial changes in any of the terms that</p>	<p style="text-align: right;">Page 84</p> <p>1 that much power? 2 A Typically it's consume because you're a load 3 that's not controllable. If you're a controllable load, 4 then you're buying that power with the assumption that 5 you're going to consume it. If you have ability to sell 6 it back, then you can sell it back. But you don't sell 7 it back to whoever you bought it from, you sell it into a 8 market at that time. It's an agreement with the seller 9 to consume, right? 10 And consume doesn't mean use. Consume means 11 purchase. Whether I use that power to do something with 12 or whether I sell that power to somebody else, that's 13 separate from the power option agreement. 14 Q What's your understanding of a minimum power 15 threshold in this case as used in the '433 patent? 16 A That's the data that's associated with the 17 option agreement. 18 Q What specifically is a minimum power threshold? 19 A That's the amount of power that you're 20 contracted to consume. 21 Q And by consume you don't mean use, correct? 22 A I may not use it, but I'm going to consume it. 23 I'm purchasing it. Whether I use it or whether I sell 24 it, that's a completely separate issue. I'm agreeing to</p>
<p style="text-align: right;">Page 83</p> <p>1 are associated with this patent or with this case. If 2 there have been -- if there have been, then we need to 3 isolate those and make sure that there wasn't any 4 misinterpretation of anything. 5 MR. NELSON: Q What's your understanding of the 6 plain and ordinary meaning of power option agreement? 7 A My understanding of power option agreement is 8 it's essentially a contract to buy power at a certain 9 price. It's like a wholesale purchase. I'm going to buy 10 X number of units at X price. 11 Q What's your understanding of power option data? 12 A Power option data is the data that's associated 13 with the power option agreement. 14 Q What -- is there any specific data that's 15 required to be power option data, or can it be anything? 16 A I think at least it has intervals and minimum 17 thresholds. There may be other data that's associated 18 with that, but I think there's thresholds over intervals. 19 Q And intervals are intervals of time? 20 A Time intervals, yeah. 21 Q And what are thresholds? 22 A You agree to buy power at that -- you agree to 23 consume that much power at a certain price at that time. 24 Q You agree to buy that much power or consume</p>	<p style="text-align: right;">Page 85</p> <p>1 purchase it at that threshold. 2 Q So just to be clear so our -- Your use of the 3 word consume here means -- it doesn't mean physically the 4 data center consumes the power by using it. It also 5 could mean that the power is sold back. 6 A Consume is a transactional thing. Right. The 7 consumption is a transaction where I'm consuming it. I 8 have to dispatch that power some way. 9 Q What do you understand the term performance 10 strategy to mean in the context of the claims of the '433 11 patent? 12 A A performance strategy is deciding -- is a 13 decision based on incoming data and conditions and 14 monitored conditions as to how to dispatch the -- how to 15 dispatch the power that's been consumed through the PPA 16 against bitcoin miners or not. 17 Q So in your understanding of performance 18 strategy could performance strategy be to not consume 19 power? 20 A It could be -- 21 Q I'm sorry. Let me -- I asked a bad question 22 because I used the word consume in a different context. 23 So in your understanding of the term 24 performance -- the meaning of the term performance</p>

<p style="text-align: right;">Page 150</p> <p>1 long it would take Mr. Storms' miners to turn off from -- 2 if they were instructed to turn off from an on state, how 3 long it would take them to turn off?</p> <p>4 A You mean -- you mean for the PDU to turn them 5 off?</p> <p>6 Q Yeah.</p> <p>7 A That would be instantaneous.</p> <p>8 Q So from --</p> <p>9 A The PDU -- if the power is taken away, the 10 computer shuts down almost immediately unless it has a 11 battery backup.</p> <p>12 Q Did you consider how long it would take the 13 miners to come back up if they were -- if they were in an 14 off state and turned -- and put into an on state?</p> <p>15 A That gets into the situation that we were 16 talking about before with computer systems. Right. 17 Depends on this, depends on that, depends on the other 18 thing. And if you -- if you -- if you turn a computer 19 system off in a nongraceful fashion, then how long it 20 takes for it to come back up is an it-depends question, 21 and we have doing down the rat hole of what a computer 22 system is.</p> <p>23 Q And did you -- in the context of your analysis 24 of Mr. Storms' system turning bitcoin miners off and on,</p>	<p style="text-align: right;">Page 152</p> <p>1 think his simulation had 272 miners or something like 2 that. You know, if a few of them -- they're not all -- 3 even if they're all turned off gracefully, they're not 4 all going to come up in the same way at the same time. 5 So there's just -- there's no good answer to that 6 question.</p> <p>7 Q Well, my question was did you consider it in 8 your analysis.</p> <p>9 A I considered it, and I thought well, you know, 10 there's too many outstanding variables on that.</p> <p>11 MR. NELSON: Why don't we take a break. You can 12 change tapes?</p> <p>13 THE VIDEOGRAPHER: The time is 1:39 p.m. This is 14 the end of media unit 2 and we're going off the video 15 record.</p> <p>16 (Off the record)</p> <p>17 THE VIDEOGRAPHER: The time is 1:52 p.m. This is 18 the beginning of media unit 3, and we're back on the 19 video record.</p> <p>20 MR. NELSON: Q So going back to page 66 of your 21 report.</p> <p>22 A Okay. Page 66 or paragraph --</p> <p>23 Q Paragraph 66.</p> <p>24 A Yes. Got it.</p>
<p style="text-align: right;">Page 151</p> <p>1 did you consider how long it would take his system to 2 turn bitcoin miners on if they were in an off state?</p> <p>3 A Well, to turn them on would be instantaneous. 4 To make them operational would depend on all of these 5 other conditions.</p> <p>6 Q By turn them on, I mean make them operational. 7 A Get them where they can mine bitcoin? Depends, 8 depends, depends what operating system -- you out of 9 juice?</p> <p>10 THE VIDEOGRAPHER: I have five minutes left. 11 THE WITNESS: So it depends what's the operating 12 system, what's the disk structure, what kind of 13 activities is it contained in, what's the cache 14 structure, depends, depends, depends, depends.</p> <p>15 MR. NELSON: Q I understand that.</p> <p>16 A I can't answer that question.</p> <p>17 Q My question is, did you consider that in your 18 analysis? I don't see that in your report. Did you 19 consider how long it would take them from being -- from 20 an off state to being turned on to actually becoming 21 operational? Did you consider that in your analysis of 22 his system?</p> <p>23 A No, I don't think -- it doesn't have a bearing 24 on the approach here. The objective is to have -- I</p>	<p style="text-align: right;">Page 153</p> <p>1 Q So what portion of paragraph 66 addresses the 2 claim language wherein the performance strategy comprises 3 a power consumption target for the set of computing 4 systems?</p> <p>5 A Power consumption target. I think it's -- it's 6 associated with current power usage and expected future 7 power usage.</p> <p>8 Q So is -- so is one of those the power 9 consumption target?</p> <p>10 A Yeah, I think so. There's the -- there's 11 the -- there's the power threshold for the time intervals 12 and current power usage and energy price conditions. So 13 the current power usage would essentially be the target, 14 and expected future power usage would be the estimated 15 future target.</p> <p>16 Q And how is the associated power threshold 17 utilized, if at all, to determine the expected future 18 power usage?</p> <p>19 A Well, the power threshold -- if you're assuming 20 that the data is coming from a market system, then the 21 power threshold is the minimum amount of power that 22 you're bound to pay for or consume.</p> <p>23 Q By consume you mean use or sell back, right?</p> <p>24 A Well, again, it depends on -- There's several</p>

<p style="text-align: right;">Page 154</p> <p>1 different things going on here, right. There's the 2 patent language and there's the business of making the 3 contract with the service provider, and I think those two 4 things are separated somehow. For example, if you have a 5 wind turbine, you have a contract with the service 6 provider, and if they're not going to take the power, you 7 shunt it to ground. But -- so they don't have to take 8 the power, but --</p> <p>9 Q Well, we're focused on the patent.</p> <p>10 A You understand what I'm saying? So the patent 11 language -- If you go back to the patent language, it 12 says receive power option data based on an option 13 agreement. So there's a contract that's giving you the 14 data, and the power option data specifies time intervals 15 with thresholds, and the power -- the minimum power 16 threshold is associated with each time interval. So 17 there's time intervals that have thresholds that are 18 associated with them, and the thresholds are minimum 19 power that you're bound to consume. You have paid for, 20 you're going to pay for.</p> <p>21 Q And -- So we talked about this earlier, bound 22 to consume means you can either use it by running miners 23 or not use it by selling it back, is that right?</p> <p>24 A Well -- Let's look. Claim 1 says wherein --</p>	<p style="text-align: right;">Page 156</p> <p>1 and I'm trying to draw the distinction between the two. 2 The contract language may not make you use the power. 3 Q Well, the term power option agreement is in the 4 claim, so it has a legal meaning per the claim. What do 5 you understand the legal meaning of power option 6 agreement to be?</p> <p>7 A I don't know if power option agreement means 8 that you must consume -- you must expend the power that 9 you're contracted to buy. I can't answer that. That's 10 again -- that's a question for McCamant because that's a 11 business -- that's ERCOT marketplace business thing.</p> <p>12 Q So when you did your analysis of the claim 13 language, did you apply a plain and ordinary meaning of 14 power option agreement as it's used in the patent in the 15 context of your analysis?</p> <p>16 A It says receive power option database at least 17 in part on a power option agreement where the power data 18 specify a set of minimum power thresholds. Right. So 19 the minimum power thresholds means you must be capable of 20 consuming that. I don't -- What I'm saying is I don't 21 know if it means that you must consume that. You must be 22 capable of consuming that.</p> <p>23 Q I understand that. But --</p> <p>24 A Those are two different things.</p>
<p style="text-align: right;">Page 155</p> <p>1 power consumption target -- you're talking about 2 targets -- for the set of computing systems for each time 3 interval in the set of time intervals wherein each power 4 consumption target is equal to or greater than the 5 minimum power threshold. So the patent doesn't 6 contemplate selling back at all. It talks about 7 consuming that minimum power threshold by those computing 8 devices. I mean, it's -- I just read the claim language 9 there. It says: Minimum power consumption target 10 wherein each target is equal to or greater than the 11 minimum power threshold associated with the time 12 interval.</p> <p>13 Q So earlier on I had asked you a question what 14 about the plain and ordinary meaning of minimum power 15 threshold was, and you said it was the power that could 16 either be consumed -- that could be consumed either by 17 using it or by selling it back. So -- Are you changing 18 the definition?</p> <p>19 A No. I'm saying in the power option agreement, 20 I believe I said it's not clear to me whether the power 21 option agreement mandates that you use the power. That's 22 a question for McCamant. I believe I said that several 23 times. I don't know about the contract -- there's a 24 contract, and then there's this language in the patent,</p>	<p style="text-align: right;">Page 157</p> <p>1 Q Do you know -- did you in your analysis 2 determine a plain and ordinary meaning of the word power 3 option agreement -- the phrase power option agreement as 4 used in the patent?</p> <p>5 A The phrase power option agreement to me in my 6 interpretation means options for buying power ahead of 7 time. To me means that's the plain and ordinary meaning 8 of it, opting to purchase power ahead of time at a 9 certain rate and then I'm going pay for that power, and 10 then when it comes for that time I'm going to pay for 11 that power whether I use it or not. There's a secondary 12 condition which says -- where I'm drawing a distinction, 13 I don't know if you're bound to use that power. Do you 14 understand what I'm saying? I'm going to pay for that 15 power, that's the option. When it comes time, I'm going 16 to pay for that whether I use it or not. I don't have to 17 use it. I can screw in that light bulb and turn off the 18 switch, and I'm still paying for that minimum power.</p> <p>19 Q So let's go back -- I think in connection with 20 paragraph 62 I had asked you some questions about where 21 -- where the code received the minimum power threshold 22 data. Do you remember that?</p> <p>23 A Yes.</p> <p>24 Q And I think you pointed to go -- go to the</p>

<p style="text-align: right;">Page 290</p> <p>1 A We discussed several different points that -- 2 that I asked about that I thought were potentially needed 3 to be cleaned up or needed to be discussed, and then we 4 discussed those at least those three questions -- those 5 three concepts. We didn't discuss the question. We 6 discussed the concept.</p> <p>7 Q What did you discuss about the concepts?</p> <p>8 A Well, the first question -- the first question 9 was about the -- What was the question first question 10 about? It was about the -- the first question was about 11 the report and the appendix, and he said he was going to 12 go back over the minimum power threshold and the load 13 specification.</p> <p>14 The second question -- I don't even remember 15 the second question at this point.</p> <p>16 Can you read it back?</p> <p>17 Q It was a question about being above a 18 threshold.</p> <p>19 A Yeah. He asked me about -- When I said it was 20 difficult to maintain a computer system at a specific 21 power threshold, he wanted clarification on that I meant 22 at a specific power threshold rather than above or below 23 a specific power threshold, and I said I thought that 24 that's what I had described earlier.</p>	<p style="text-align: right;">Page 292</p> <p>1 STATE OF ILLINOIS)) SS: 2 COUNTY OF C O O K) 3 4 The within and foregoing deposition of the 5 aforementioned witness was taken before CAROL CONNOLLY, 6 CSR, CRR and Notary Public, at the place, date and time 7 aforementioned.</p> <p>8 There were present during the taking of the 9 deposition the previously named counsel.</p> <p>10 The said witness was first duly sworn and was 11 then examined upon oral interrogatories; the questions 12 and answers were taken down in shorthand by the 13 undersigned, acting as stenographer and Notary Public; 14 and the within and foregoing is a true, accurate and 15 complete record of all of the questions asked of and 16 answers made by the forementioned witness, at the time 17 and place hereinabove referred to.</p> <p>18 The signature of the witness was not waived, 19 and the deposition was submitted, pursuant to Rule 30 (e) 20 and 32 (d) 4 of the Rules of Civil Procedure for the 21 United States District Courts, to the deponent per copy 22 of the attached letter.</p> <p>23 24</p>
<p style="text-align: right;">Page 291</p> <p>1 MR. NELSON: No further questions.</p> <p>2 THE VIDEOGRAPHER: Okay. The time is 6:15 p.m. 3 This is the end of media unit 4, it's also the end of the 4 deposition of Dr. Stan McClellan. And we're going off 5 the video record.</p> <p>6 Thank you, Dr. McClellan.</p> <p>7 (Off the record)</p> <p>8 -----</p> <p>9</p> <p>10</p> <p>11</p> <p>12</p> <p>13</p> <p>14</p> <p>15</p> <p>16</p> <p>17</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p>	<p style="text-align: right;">Page 293</p> <p>1 The undersigned is not interested in the within 2 case, nor of kin or counsel to any of the parties.</p> <p>3 Witness my official signature and seal as 4 Notary Public in and for Cook County, Illinois on this 5 6th day of June, A.D. 2022.</p> <p>6</p> <p>7</p> <p>8</p> <p>9 CAROL CONNOLLY, CSR, CRR CSR No. 084-003113</p> <p>10 Notary Public One North Franklin Street Suite 3000 Chicago, Illinois 60606 Phone: (312) 386-2000</p> <p>11</p> <p>12</p> <p>13</p> <p>14</p> <p>15</p> <p>16</p> <p>17</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p>

<p style="text-align: right;">Page 294</p> <p>1 Veritext Legal Solutions 2 1100 Superior Ave 3 Suite 1820 4 Cleveland, Ohio 44114 5 Phone: 216-523-1313</p> <p>6 June 6, 2022</p> <p>7 To: RAYMOND R. RICORDATI III</p> <p>8 Case Name: Bearbox, LLC, et al. v. Lancium, LLC, et al.</p> <p>9 Veritext Reference Number: 5259459</p> <p>10 Witness: Stanley A. McLellann, Ph.D. Deposition Date: 6/3/2022</p> <p>11 Dear Sir/Madam:</p> <p>12 Enclosed please find a deposition transcript. Please have the witness review the transcript and note any changes or corrections on the included errata sheet, indicating the page, line number, change, and the reason for the change. Have the witness' signature notarized and forward the completed page(s) back to us at the Production address shown above, or email to production-midwest@veritext.com.</p> <p>13 If the errata is not returned within thirty days of your receipt of this letter, the reading and signing will be deemed waived.</p> <p>14 Sincerely,</p> <p>15 Production Department</p> <p>16 NO NOTARY REQUIRED IN CA</p>	<p style="text-align: right;">Page 296</p> <p>1 DEPOSITION REVIEW 2 CERTIFICATION OF WITNESS</p> <p>3 ASSIGNMENT REFERENCE NO: 5259459</p> <p>4 CASE NAME: Bearbox, LLC, et al. v. Lancium, LLC, et al.</p> <p>5 DATE OF DEPOSITION: 6/3/2022</p> <p>6 WITNESS' NAME: Stanley A. McLellann, Ph.D.</p> <p>7 In accordance with the Rules of Civil Procedure, I have read the entire transcript of my testimony or it has been read to me.</p> <p>8 I have listed my changes on the attached Errata Sheet, listing page and line numbers as well as the reason(s) for the change(s).</p> <p>9 I request that these changes be entered as part of the record of my testimony.</p> <p>10 I have executed the Errata Sheet, as well as this Certificate, and request and authorize that both be appended to the transcript of my testimony and be incorporated therein.</p> <p>11 Date Stanley A. McLellann, Ph.D.</p> <p>12 Sworn to and subscribed before me, a Notary Public in and for the State and County, the referenced witness did personally appear and acknowledge that:</p> <p>13 They have read the transcript; 14 They have listed all of their corrections in the appended Errata Sheet; 15 They signed the foregoing Sworn Statement; and 16 Their execution of this Statement is of their free act and deed.</p> <p>17 I have affixed my name and official seal</p> <p>18 this _____ day of _____, 20 _____. 19 Notary Public</p> <p>20 Commission Expiration Date</p>
<p style="text-align: right;">Page 295</p> <p>1 DEPOSITION REVIEW 2 CERTIFICATION OF WITNESS</p> <p>3 ASSIGNMENT REFERENCE NO: 5259459</p> <p>4 CASE NAME: Bearbox, LLC, et al. v. Lancium, LLC, et al.</p> <p>5 DATE OF DEPOSITION: 6/3/2022</p> <p>6 WITNESS' NAME: Stanley A. McLellann, Ph.D.</p> <p>7 In accordance with the Rules of Civil Procedure, I have read the entire transcript of my testimony or it has been read to me.</p> <p>8 I have made no changes to the testimony as transcribed by the court reporter.</p> <p>9 Date Stanley A. McLellann, Ph.D.</p> <p>10 Sworn to and subscribed before me, a Notary Public in and for the State and County, the referenced witness did personally appear and acknowledge that:</p> <p>11 They have read the transcript; 12 They signed the foregoing Sworn Statement; and 13 Their execution of this Statement is of their free act and deed.</p> <p>14 I have affixed my name and official seal</p> <p>15 this _____ day of _____, 20 _____. 16 Notary Public</p> <p>17 Commission Expiration Date</p>	<p style="text-align: right;">Page 297</p> <p>1 ERRATA SHEET 2 VERITEXT LEGAL SOLUTIONS MIDWEST</p> <p>3 ASSIGNMENT NO: 5259459</p> <p>4 PAGE/LINE(S) / CHANGE /REASON</p> <p>5 _____ 6 _____ 7 _____ 8 _____ 9 _____ 10 _____ 11 _____ 12 _____ 13 _____ 14 _____ 15 _____ 16 _____ 17 _____ 18 _____ 19 _____ 20 Date Stanley A. McLellann, Ph.D.</p> <p>21 SUBSCRIBED AND SWORN TO BEFORE ME THIS _____ 22 DAY OF _____, 20 _____. 23 _____ 24 Notary Public</p> <p>25 Commission Expiration Date</p>

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